UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Nguyen et al,

Plaintiffs,

-against-

Everlasting Nails, Inc. et al,

Defendants.

USDC SDNY
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DATE FILED: 06/20/2018

1:16-cv-3582 (SDA)

<u>ORDER</u>

## STEWART D. AARON, United States Magistrate Judge:

This case contains one or more claims arising under the Fair Labor Standards Act. A settlement was reached by the parties at a settlement conference before me on May 22, 2018. The parties thereafter consented to have all proceedings held before me. (ECF No. 64.) In light of the requirements of *Cheeks v. Freeport Pancake House, Inc.*, 796 F.3d 199 (2d Cir. 2015), the parties must file a joint letter or motion that addresses whether the settlement is fair and reasonable.

Any such letter or motion shall be filed by Wednesday, July 11, 2018 and should address the salient issues pertinent to the question of whether the settlement is reasonable (e.g., the claims and defenses, the defendants' potential monetary exposure and the bases for any such calculations, the strengths and weaknesses of the plaintiffs' case and the defendants' defenses, any other factors that justify the discrepancy between the potential value of plaintiffs' claims and the settlement amount, the litigation and negotiation process, as well as any other issues that might be pertinent to the question of whether the settlement is reasonable, such as the collectability of any judgment if the case went to trial).

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The joint letter or motion should also explain the attorney fee arrangement, attach a copy of the retainer agreement, and provide information as to actual attorney's fees expended. Finally, a copy of the settlement agreement itself must accompany the joint letter or motion.

SO ORDERED.

DATED: New York, New York

June 20, 2018

STEWART D. AARON

United States Magistrate Judge

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